### § 640.7

study, or analysis as directed by the Department of Labor.

(b) *Periodic review*. The administration of any State law may be reviewed at any other time, when there is reason to believe that there may be failure of compliance as set out in §§ 640.2(b) and 640.3(b). Such a review shall be based upon the same elements as may be required for an annual review.

# § 640.7 Benefit payment performance plans.

- (a) Annual plan. An annual benefit payment performance plan shall be submitted by a State agency to the Department of Labor when average performance over a 12-month period ending on March 31 of any year does not meet the criteria specified in §640.5. An annual plan shall be submitted by July 31 following the applicable March 31, and shall be a plan for the fiscal year that begins on the succeeding October 1. An annual plan shall be subject to continuing appraisal during the period it is in effect, and shall be subject to modification from time to time as may be directed by the Department of Labor after consultation with the State agen-
- (b) Periodic plan. A periodic benefit payment performance plan shall be submitted by a State agency when directed by the Department of Labor. A periodic plan may be in addition to, or a modification of an annual plan and may be required even though an annual plan covering the same period is not required. A periodic plan shall be subject to continuing appraisal during the period it is in effect, and shall be subject to modification from time to time as may be directed by the Department of Labor.
- (c) Content of plan. An annual plan or periodic plan shall set forth such corrective actions, performance and evaluation plans, and other matters as the Department of Labor directs, after consultation with the State agency.

(Approved by the Office of Management and Budget under control number 1205–0132)

(Pub. L. No. 96–511)

 $[43\ FR\ 33225,\ July\ 28,\ 1978,\ as\ amended\ at\ 49\ FR\ 18295,\ Apr.\ 30,\ 1984]$ 

#### § 640.8 Enforcement of the standard.

- (a) Action by the Department of Labor. When a State agency fails, for an extended period, to meet the standard set forth in §640.4 or the criteria specified in §640.5, or fails to show satisfactory improvement after having submitted a benefit payment performance plan of action, the Department of Labor shall pursue any of the following remedial steps that it deems necessary before considering application of the provisions of §640.2:
- (1) Initiate informal discussion with State agency officials pursuant to §601.5(b) of this chapter.
- (2) Conduct an evaluation of the State's benefit payment processes and analyze the reasons for the State's failure to meet the standard.
- (3) Recommend specific actions for the State to take to improve its benefit payment performance.
- (4) Request the State to submit a plan for complying with the standard by a prescribed date.
- (5) Initiate special reporting requirements for a specified period of time.
- (6) Consult with the Governor of the State regarding the consequences of the State's noncompliance with the standard.
- (7) Propose to the Governor of the State and on an agreed upon basis arrange for the use of expert Federal staff to furnish technical assistance to the State agency with respect to its payment operations.
- (b) Action by the Assistant Secretary. If, after all remedial steps have been exhausted, a State fails to take appropriate action, or otherwise fails to meet the standard specified in §640.4, the Assistant Secretary for Employment and Training shall, after taking all factors into consideration, recommend to the Secretary of Labor that appropriate notice be sent to the State agency and that an opportunity for a hearing be extended in accordance with section 303(b) of the Social Security Act.

# §640.9 Information, reports and studies.

A State shall furnish to the Secretary of Labor such information and reports and make such studies as the

Secretary decides are necessary or appropriate to carry out this part.

# PART 641—PROVISIONS GOV-ERNING THE SENIOR COMMU-NITY SERVICE EMPLOYMENT PROGRAM

## Subpart A—Purpose and Definitions

Sec.

641.100 What does this part cover?

641.110 What is the SCSEP?

641.120 What are the purposes of the SCSEP?

641.130 What is the scope of this part?

641.140 What definitions apply to this part?

### Subpart B—Coordination With the Workforce Investment Act

- 641.200 What is the relationship between the SCSEP and the Workforce Investment
- 641.210 What services, in addition to the applicable core services, must SCSEP grantees provide through the One-Stop Delivery System?
- 641.220 Does title I of WIA require the SCSEP to use OAA funds for individuals who are not eligible for SCSEP services or for services that are not authorized under the OAA?
- 641.230 Must the individual assessment conducted by the SCSEP grantee and the assessment performed by the One-Stop Delivery System be accepted for use by either entity to determine the individual's need for services in the SCSEP and adult programs under title IB of WIA?
- 641.240 Are SCSEP participants eligible for intensive and training services under title I of WIA?

#### Subpart C—The State Senior Employment Services Coordination Plan

641.300 What is the State Plan?

641.305 Who is responsible for developing and submitting the State Plan?

- 641.310 May the Governor delegate responsibility for developing and submitting the State Plan?
- 641.315 Who participates in developing the State Plan?
- 641.320 Must all national grantees operating within a State participate in the State planning process?
- 641.325 What information must be provided in the State Plan?
- 641.330 How should the State Plan reflect community service needs?
- 641.335 How should the Governor address the coordination of SCSEP services with activities funded under title I of WIA?

- 641.340 Must the Governor submit a State Plan each year?
- 641.345 What are the requirements for modifying the State Plan?
- 641.350 How should public comments be solicited and collected?
- 641.355 Who may comment on the State Plan?
- 641.360 How does the State Plan relate to the equitable distribution (ED) report?
- 641.365 How must the equitable distribution provisions be reconciled with the provision that disruptions to current participants should be avoided?

# Subpart D—Grant Application, Eligibility, and Award Requirements

- 641.400 What entities are eligible to apply to the Department for funds to administer SCSEP community service projects?
- 641.410 How does an eligible entity apply?
- 641.420 What factors will the Department consider in selecting grantees?
- 641.430 What are the eligibility criteria that each applicant must meet?
- 641.440 What are the responsibility conditions that an applicant must meet?
- 641.450 Are there responsibility conditions that alone will disqualify an applicant?
- 641.460 How will the Department examine the responsibility of eligible entities?
- 641.465 Under what circumstances may the Department reject an application?
- 641.470 What happens if an applicant's application is rejected?
- 641.480 May the Governor make recommendations to the Department on grant applications?
- 641.490 When may SCSEP grants be awarded competitively?

#### Subpart E—Services to Participants

- $641.500\,$  Who is eligible to participate in the SCSEP?
- 641.505 When is eligibility determined?
- 641.507 What types of income are included and excluded for participant eligibility determinations?
- 641.510 What happens if a grantee/subgrantee determines that a participant is no longer eligible for the SCSEP due to an increase in family income?
- 641.515 How must grantees/subgrantees recruit and select eligible individuals for participation in the SCSEP?
- 641.520 Are there any priorities that grantees/subgrantees must use in selecting eligible individuals for participation in the SCSEP?
- 641.525 Are there any other groups of individuals who should be given special consideration when selecting SCSEP participants?
- 641.530 Must the grantee/subgrantee always select priority or preference individuals?